

## RESIDENTIAL CONTRACT OF PURCHASE AND SALE

I/W	We	
	(Full Names of Buyer(s): herein called <b>Buyer</b> )	
٦.	ı.	Business Tel:
01	f(Address)	Personal Tel:
hav	aving inspected the real property hereinafter described, HEREBY OFFER TO PUR	CHASE from
	(Full Names of Seller(s): herein called <b>Seller</b> )	
	(Full Names of Seller(s). Herein Called Seller)	Business Tel:
of	f	Personal Tel:
	f(Address)	
the	ne following described property:	
hav	aving the following civic address:(Legal description	on or description of mobile home on leased land)
Παν	aving the following civic address.	
Mir	lines and minerals, if owned by the Seller, are included unless specifically exclude	led herein
	ubject to the reservations and exceptions appearing in the existing Certificate xcept such encumbrances as are hereinafter expressly accepted, for the sum of	
	aid as follows:	
\$_		:
\$_		for only hold by
۶ _ د	By assumption of existing mortgage or agreement By other financing or other conditions	for sale, neld by
\$ \$		s herein provided, to the Seller's solicitor,
_	days before completion date.	,
\$_	TOTAL	
Th	he Buyer acknowledges that taxes, tax credits, mortgage payments and mortga	ago interest rates (if applicable) may be subject
	o revision.	age interest rates (if applicable) may be subject
	this Offer is subject to the following conditions:	
1.	. <u>CONDITIONS</u> (a) The Buyer obtaining approval of a mortgage on the above property in the a	mount and rate as set forth. The Ruyer agrees to
	make every reasonable effort to obtain such mortgage approval on or before	
	(b) Subject to the following additional conditions:	
	(c) For condominiums, this offer is subject to the Buyer approving Schedule "C"	on or before
	(c) To condominatins, this offer is subject to the buyer approving schedule. C	on or before
2.		
	The Buyer agrees to pay to the Seller interest at the rate of% per a	
	mortgages or other encumbrances assumed, not received by the Seller, his/her interest to be calculated until monies are paid to the Seller or his/her agents, but	
	in full being made no later than, but the deadline may be exte	
	after 2:00 p.m. of any day, shall be deemed not to have been received until the	
	paid accordingly.	
3.	. POSSESSION DATE	
	This transaction of purchase and sale shall be completed and closed on or before	twelve noon the day of,
	, herein referred to as the date of "completion" or "possession date"	
	vacant or subject to the following tenancy, namely: (if no tenancy, state "NONE")	)
4.	. ADJUSTMENTS	
	Adjustments re: taxes, rents, insurance, utilities, expenses and other income and	outgoing to be made as at possession date, or as

5		IONS

The Seller warrants that all items are free from encumbrances and shall be and remain as is at the date of acceptance of this Offer and at the cost of the Seller, including insurance coverage and condominium fees until adjustment date. All existing blinds, awnings, screen doors and windows, attached floor coverings, drapery tracks, curtain rods and brackets, electrical, plumbing and heating fixtures and attachments, furnace, T.V. antenna, trees and shrubbery (Delete items not applicable), including the following:

are owned by the Seller and	d conveyed to the Buyer	under this contract	. Water heater included [	$\Box$ , not included $\Box$ ;	water softener
included $\square$ , not included $\square$ ;	sump pump included $\Box$ ,	not included □; sto	rage shed included □, no	t included	

#### 6. COSTS

The Seller and Buyer agree to prepare and execute promptly any documents required to complete this transaction. The Seller shall pay for the preparation of the Transfer of Title and the Buyer shall pay for the registration of the Transfer of Title under *The Land Titles Act*. In the event that there is more than one set-up or surrender of title, then the responsible party shall pay any additional costs. The Seller shall pay all costs of discharging any existing mortgage or other encumbrances against the property, not assumed by the Buyer. The costs related to any mortgage or other financing of the purchase price, other than an Agreement for Sale, shall be paid by the Buyer. Costs of any Agreement for Sale shall be borne equally by the Buyer and Seller.

#### 7. DEPOSIT

If this Offer is not accepted, the entire deposit and any other monies paid, without interest, shall forthwith be returned to the Buyer. If every reasonable effort is made to fulfil or perform all of the conditions in this Offer and the conditions cannot be reasonably fulfilled or performed, the entire deposit and any other monies paid shall be forthwith returned to the Buyer and this contract shall be null and void. If this Offer is accepted and the Buyer fails to execute any required conveyance or formal documents when prepared, or fails to pay any required cash payment or comply with any of the terms in this contract, this contract shall be void at the Seller's option and the Buyer agrees that the said deposit shall be forfeited to the Seller.

#### 8. CANADIAN RESIDENTS

The Vendor certifies that he is a resident of Canada as defined under the provisions of Section 116 of the *Income Tax Act*, and that he will provide satisfactory evidence of such residency, or in the alternative, if the Vendor is a non-resident, the Vendor agrees to remit twenty five (25%) percent of the purchase price to the Canada Revenue Agency in accordance with Section 116 of the *Income Tax Act*.

#### 9. NO WARRANTIES

It is understood and agreed that there are no other representations, warranties, guarantees, promises or agreements other than those contained in this contract and the Buyer hereby agrees to purchase the above described property as it stands at the price and terms and subject to the conditions above set forth. Time shall be the essence of this Offer/Contract.

### 10. COUNTERPARTS AND ELECTRONIC TRANSMISSION

This Agreement and any further amendments may be executed by the parties in separate counterparts, each of which when so executed and delivered (which may include delivery by electronic transmission and the reproduction of signatures by electronic transmission or electronic signature using DocuSign or Adobe Sign) will be treated as binding as if originals, and which, if taken together, shall constitute one and the same instrument.

## 11. BINDING CONTRACT

This Offer and Acceptance shall constitute a binding Contract of Purchase and Sale and be binding upon the parties hereto, their respective heirs, executors, administrators, successors and assigns.

DATED at Weyburn, Saskatchewan, this day of	
SIGNED, SEALED AND DELIVERED in the presence of:	
(Witness)	(Buyer)
(Witness)	(Buyer)
I/WE, THE SELLER(S), ACCEPT THE TERMS OF THE WITHIN OFFER DATED at Weyburn, Saskatchewan, this day of	
SIGNED, SEALED AND DELIVERED in the presence of:	
(Witness)	(Seller)
(Witness)	(Seller)

that behalf, this	day of	_,·			
		Per:			
		<del>-</del>	President -		
"CORPORATE SEAL"		Per:			
		rei	Secretary -		
			,		
N WITNESS WHEREOF that behalf, this	the Buyer(s) has of	caused to be affixed its	corporate seal duly a	attested by the signat	ures of its proper officers i
inat benan, this	day or				
		Per:			
		rer: _	President -		
"CORPORATE SEAL"			Trooldone		
		Per:			
			Secretary -		

# **Property Condition Disclosure Statement**

Address:		tatoii.	
	<del>_</del>		
General: Answer each question with "Yes", "No", "Don't Know" or "	N/A (not ap	plicable)",	as applicable:
Are the dwellings connected to public sewer system	Yes 🗖	No 🗖	Don't Know
Are the dwellings connected to public water system	Yes 🗖	No 🖵	Don't Know
Are the dwellings connected to a private or a community water system	Yes 🗖	No 🖵	Don't Know N/A
Is the present property use allowed by current municipal bylaws	Yes 🗖	No 🖵	Don't Know
Does the property contain unauthorized accommodation	Yes 🗖	No 🖵	Don't Know
Are the exterior walls including the basement insulated	Yes 🗖	No 🖵	Don't Know N/A
Is the ceiling insulated	Yes 🗖	No 🖵	Don't Know
Do the structures contain urea formaldehyde insulation or asbestos insulation	Yes 🗖	No 🖵	Don't Know
Has the wood stove/fireplace and/or insert been inspected and approved by local authorities	Yes 🗖	No 🖵	Don't Know  N/A
Have you received any notice or claim affecting the property from any person or public body	Yes 🗖	No 🗖	Don't Know
Structural: Answer each question with "Yes", "No" or "N/A (not app	licable)", as	applicable	<b>:</b>
Are you aware of any additions or alterations made without a permit	Yes 🗖	No 🗖	N/A 🗖
Are you aware of any structural defects with the buildings	Yes 🗖	No 🗖	N/A 🖵
Are you aware of any problems with the heating system	Yes 🗖	No 🖵	N/A 🖵
Are you aware of any problems with the central air conditioning system	Yes 🗖	No 🖵	N/A 🖵
Are you aware of any moisture, dampness, flooding, sewage backup, leaking or other water problems or damage in the basement, crawl space, walls, attic, roof or elsewhere with the buildings or land?	Yes 🗖	No 🗖	N/A 🖵
Are you aware of any damage due to wind, fire, water, insects, rodents or pests	Yes 🗖	No 🗖	N/A 🗖
Are you aware of any problems with the electrical system	Yes 🗖	No 🗖	N/A 🗖
Are you aware of any problems with the plumbing system	Yes 🗖	No 🖵	N/A 🖵
Are you aware of any problems with the swimming pool, hot tub or underground sprinklers	Yes 🗖	No 🖵	N/A 🖵
Are you aware of any problems with built-in appliances or attached fixtures. (ie: garage door opener, central vac, dishwasher, water softener, etc.)	Yes 🗖	No 🖵	N/A 🖵
Are you aware of any encroachments or unregistered rights or way	Yes 🗖	No 🗖	N/A 🗖

Is the Property subject to any unpaid local improvement taxes or levies?	Yes 🗖	No 🗖	N/A 🖵	
Are you aware of any problems re: quantity or quality of well water (Gal/mi	n if known) Yes 🗖	No 🗖	N/A 🗖	
Are you aware of any problems with the septic or sewer system	Yes 🖵	No 🗖	N/A 🗖	
Are you aware, or suspicious, of any possible environmental contamination property including, but not limited to, petroleum spills or migration onto the hazardous wastes stored or buried on the property or any other contamina	property, Yes	No 🗖	N/A 🗖	
For Condominium - Are there any special assessments or bylaw amendme restrictions  How much are the condominium fees \$ per month	ents or Yes 🗖	No 🗖	N/A 🗖	
Other Comments:				
	unon the Vendor(s) c	irrent actual	knowledge as of this	date. Anv
The Vendor(s) state that the above information is accurate, based important changes made to this information subsequently made kindle and the statement may not be relied upon by anyone other than	nown to the Vendor(s),			
	nown to the Vendor(s),			
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